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United States Bankruptcy Court Central District of California

In re: Case No. 23-10990-SK

Leslie Klein Chapter 11

Debtor

CERTIFICATE OF NOTICE

District/off: 0973-2 User: admin Page 1 of 4
Date Rcvd: Jan 29, 2024 Form ID: pdf042 Total Noticed: 1

The following symbols are used throughout this certificate:

Symbol Definition

Addresses marked '+' were corrected by inserting the ZIP, adding the last four digits to complete the zip +4, or replacing an incorrect ZIP. USPS

regulations require that automation-compatible mail display the correct ZIP.

Notice by first class mail was sent to the following persons/entities by the Bankruptcy Noticing Center on Jan 31, 2024:

Recipi ID Recipient Name and Address

db + Leslie Klein, 322 N. June Street, Los Angeles, CA 90004-1042

TOTAL: 1

Notice by electronic transmission was sent to the following persons/entities by the Bankruptcy Noticing Center.

Electronic transmission includes sending notices via email (Email/text and Email/PDF), and electronic data interchange (EDI).

NONE

BYPASSED RECIPIENTS

The following addresses were not sent this bankruptcy notice due to an undeliverable address, *duplicate of an address listed above, *P duplicate of a preferred address, or ## out of date forwarding orders with USPS.

NONE

NOTICE CERTIFICATION

I, Gustava Winters, declare under the penalty of perjury that I have sent the attached document to the above listed entities in the manner shown, and prepared the Certificate of Notice and that it is true and correct to the best of my information and belief.

Meeting of Creditor Notices only (Official Form 309): Pursuant to Fed .R. Bank. P.2002(a)(1), a notice containing the complete Social Security Number (SSN) of the debtor(s) was furnished to all parties listed. This official court copy contains the redacted SSN as required by the bankruptcy rules and the Judiciary's privacy policies.

Date: Jan 31, 2024 Signature: /s/Gustava Winters

CM/ECF NOTICE OF ELECTRONIC FILING

The following persons/entities were sent notice through the court's CM/ECF electronic mail (Email) system on January 29, 2024 at the address(es) listed below:

Name Email Address

Alan G Tippie

on behalf of Interested Party Courtesy NEF Alan. Tippie@gmlaw.com

a tippie @ecf.courtdrive.com; Karen. Files @gmlaw.com, patricia. dillamar @gmlaw.com, denise. walker @gmlaw.com, denise. walker @gmlaw.com, patricia. dillamar @gmlaw.com, denise. walker @gmlaw.com, denise. denise. Walker @gmlaw.com, d

Alan W Forsley

 $on \ behalf \ of \ Interested \ Party \ Courtesy \ NEF \ alan. for sley @flpllp.com \ awf @fkllaw firm.com, awf @fl-lawyers.net, addy @flpllp.com \ awf @fl-lawyers.net, addy @fl-lawyers.net, addy$

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on behalf of Creditor Jeffrey Winter aweingarten@willkie.com lcarter@willkie.com

Alex M Weingarten

on behalf of Interested Party Courtesy NEF aweingarten@willkie.com lcarter@willkie.com

Armen Manasserian

on behalf of Plaintiff Franklin Menlo co-trustee of the Franklin Menlo Irrevocable Trust established March 1, 1983

armen@cym.law, jennifer@cym.law

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Baruch C Cohen

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Christopher M McDermott

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Clarisse Young

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Clarisse Young

on behalf of Plaintiff Adi Vendriger youngshumaker@smcounsel.com levern@smcounsel.com

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Dane W Exnowski

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Greg P Campbell

 $on \ behalf \ of \ Interested \ Party \ Courtesy \ NEF \ ch11ecf @aldridgepite.com \ gc @ecf. inforuptcy.com; gc ampbell @aldridgepite.com \ gc ampbell @$

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on behalf of Plaintiff Bradley D. Sharp jnolan@pszjlaw.com

Jeffrey P Nolan

on behalf of Trustee Bradley D. Sharp (TR) jnolan@pszjlaw.com

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Jeffrey W Dulberg

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ezhang@attleseystorm.com

John W Lucas

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Joshua L Scheer

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on behalf of Creditor Ajax Mortgage Loan Trust 2021-D Mortgage-Backed Securities, Series 2021-D, by U.S. Bank National

Association, as Indenture Trustee jscheer@scheerlawgroup.com, jscheer@ecf.courtdrive.com

Kenneth Misken
on behalf of U.S. Trustee United States Trustee (LA) Kenneth.M.Misken@usdoj.gov

of certain of C.S. Trustee Clinical States Trustee (2.1) Termounts and of C.S.

on behalf of Creditor NewRez LLC d/b/a Shellpoint Mortgage Servicing as servicer for J.P. Morgan Mortgage Acquisition Corp

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Kirsten Martinez

Michael I. Gottfried

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Paul P Young
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Simon Aron

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Steven M Mayer

on behalf of Plaintiff Jeffrey Siegel smayer@mayerlawla.com

Theron S Covey

on behalf of Creditor Wilmington Savings Fund Society FSB, d/b/a Christiana Trust, not individually but as trusteefor Pretium

Mortgage Acquisition Trust tcovey@raslg.com, sferry@raslg.com

United States Trustee (LA)

ustpregion16.la.ecf@usdoj.gov

TOTAL: 75

Imaged Certificate of Notice Page 5 of 6 Jeffrey W. Dulberg (CA Bar No. 181200) Jeffrey P. Nolan (CA Bar No. 158923) PACHULSKI STANG ZIEHL & JONES LLP FILED & ENTERED 10100 Santa Monica Blvd., 13th Floor Los Angeles, California 90067-4003 Telephone: 310-277-6910 JAN 29 2024 Facsimile: 310-201-0760 Email: jdulberg@pszjlaw.com 5 jnolan@pszjlaw.com **CLERK U.S. BANKRUPTCY COURT Central District of California BY vandenst DEPUTY CLERK** Counsel to Bradley D. Sharp, Chapter 11 Trustee 7 8 UNITED STATES BANKRUPTCY COURT 9 CENTRAL DISTRICT OF CALIFORNIA 10 LOS ANGELES DIVISION In re Case No. 2:23-bk-10990-SK 11 LESLIE KLEIN, 12 Chapter 11 Debtor. ORDER GRANTING MOTION OF 13 CHAPTER 11 TRUSTEE AUTHORIZING 14 THE EXAMINATION OF SECURITY LIFE OF DENVER LIFE INSURANCE 15 COMPANY PURSUANT TO FED. R. **BANKR. P. 2004** 16 [No Hearing Required] 17 On January 9, 2024, Bradley D. Sharp, the duly appointed chapter 11 trustee (the 18 19 "Trustee), filed his Motion of Chapter 11 Trustee, for Order Authorizing the Examination of 20 Security Life of Denver Life Insurance Company Pursuant to Fed. R. Bankr. P. 2004; 21 Memorandum of Points and Authorities; Declarations of Bradley D. Sharp, Nicholas Troszak and Jeffrey P. Nolan in Support Thereof (the "Motion") [Docket No. 564]. The Court, having 23 considered the Motion, the accompanying Memorandum of Points and Authorities, the 24 Declarations in support of the Motion, the exhibit thereto, and based on its review and consideration, the Court finds that (i) notice of the Motion was adequate and appropriate, and no 25 further or other notice need be given; (ii) the authority requested by the Trustee to issue a 26 subpoena substantially in the form identified in the Motion as Exhibit I is appropriate; and (iii) 27 good cause exists to grant the Motion. LA:4879-1719-9007.1 78512.001

Case 2:23-bk-10990-SK

PACHULSKI STANG ZIEHL & JONES LLP
ATTORNEYS AT LAW
LOS ANGELES, CALIFORNIA

Doc 636

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IT IS HEREBY ORDERED THAT:

- 1. The Motion is GRANTED in its entirety;
- 2. The Trustee is authorized, pursuant to sections 105(a) and 1106(a)(3) of title 11 of the United States Code (the "Bankruptcy Code"), Rules 2004 and 9016 of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules"), and Local Bankruptcy Rule 2004-1, to issue and serve a subpoena substantially in the form attached to the Motion as Exhibit I to compel the attendance of the Proposed Examinee, Security Life of Denver Life Insurance Company ("Denver Life"), for production and testimony on the dates stated therein or such other date as is mutually agreed between Denver Life and the Trustee;¹
- 3. The Trustee shall serve the Rule 2004 Subpoena and a copy of this Order on (i) Denver Life, and (ii) the United States Trustee for the Central District of California and shall file with the Court an affidavit or declaration of service of the Rule 2004 Subpoena;
- 4. In the event of any discovery dispute in relation hereto, counsel and Denver Life, shall first meet and confer in an effort to resolve the dispute in accordance with Local Bankruptcy Rule 7026;
- 5. This order is without prejudice to the Debtor's right to file further motions seeking additional documents or testimony pursuant to Bankruptcy Rule 2004(a) or any other applicable Bankruptcy Rules; and
- 6. This Court shall retain jurisdiction to resolve any dispute arising from or related to this order, including any discovery disputes that may arise between or among the parties, and to interpret, implement and otherwise enforce the provisions of this order.

Date: January 29, 2024

United States Bankruptcy Judge

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Capitalized terms used herein shall have the same meanings ascribed to them in the Motion.